NEGOTI		and white you				
EQUISITION OR OTHER PURCHASE AUTHOR	RITY	CONTRACT	T/TASK ORI	DER NO.		1
						25X
	ISSIUNG	OFFICE		4.1		· · · · · · · · · · · · · · · · · · ·
AME	IJJUING	ADDRESS		*		
	0EV4A					25X
	25X1A			avis Sta		257
		<u> </u>	wasnin	gton, D.	C. 20020	25X
ME	CONTR	ACTOR	<u> </u>			
m		ADDRESS				
•	25X1A					
NTRACT FOR		1			AMOUNT	
Services and repairs of e		ipment				25)
PROPRIATION AND OTHER ADMINISTRATION	VE DATA					
					•	
					•	
		20 -	a en en en en	g start in the		
Defen	se Order rating	DU- C	Man No			
Certi	fied under DMS	Regulati	LOH MO.			
				`		
Canti	figation of the					
00101	Tiongron or one	assigne	ed DO rai	ting		
on th	is contract sha	all be as	follows	5 <b>.</b>		
on th	is contract sha Government Cla	all be as	follows	5 <b>.</b>		
on th	is contract sha	all be as	follows	5 <b>.</b>		25X1 <i>A</i>
on th	is contract sha Government Cla	all be as	s follows Contract	No.		
on the	is contract sha Government Cla	all be as	s follows Contract	No.	nation and findin	
on the	is contract sha Covernment Cla	all be as	contract	No.		gs have been
on the H. S. is negotiated contract is entered into pule.	is contract sha Covernment Cls	all be as	Contract d any requi	No.	Netoment tente	igs have been
on the H. S. is negotiated contract is entered into pule.  s contract is entered into, by and between tracting Officer executing this contract.	is contract sha Covernment Cls  ursuant to statutory a  n the United States of and above named Con	all be as	contract d any requirements an In	ired determined the Godividual,	Netoment tente	igs have been
is negotiated contract is entered into pule.  Is contract is entered into, by and between tracting Officer executing this contract, a corporated in the State of	Government Cla	all be as assified authority and f America, haractor who reinafter cal	d any requirements an Interest less than Interest l	ired determined the Godividual,	overnment, repres Partnership,	gs have been sented by the Corporation,
is negotiated contract is entered into pule.  is contract is entered into, by and between tracting Officer executing this contract, a corporated in the State of	ursuant to statutory a  n the United States of and above named Con shall furnish the faci	authority and tractor who reinafter cal	contract d any requirer all serious all se	red determined the Godividual, catractor.	perform all the	gs have been sented by the Corporation,
is negotiated contract is entered into pure de.  is contract is entered into, by and between tracting Officer executing this contract, a corporated in the State of	arsuant to statutory and the United States of and above named Congrad and above named congrad states of and above named congraduate the facing is sued hereunder,	all be as assified authority and f America, he tractor who reinafter callities and d for the cons	d any requirements an In In Inc.  deliver all sideration s	red determine alled the Godividual, contractor.	perform all the	gs have been sented by the Corporation, services set
is negotiated contract is entered into pude.  is contract is entered into, by and between attracting Officer executing this contract, a corporated in the State of	arsuant to statutory a  and above named Con  shall furnish the faci rs, issued hereunder, this contract shall be Provisions. To the	all be as assifted authority and f America, hatractor who reinafter callities and d for the consecutive of t	d any requirements an Interest	red determined the Godividual, tractor.  upplies and tated thereined by the termined by the te	perform all the	gs have been sented by the Corporation, services set
is negotiated contract is entered into pude.  is contract is entered into, by and between tracting Officer executing this contract, a corporated in the State of	arsuant to statutory and the United States of and above named Constant, her shall furnish the facing, issued hereunder, this contract shall be Provisions. To the provisions which are meaning the state of the state	all be as assified authority and f America, h tractor who reinafter cal lities and d for the conse subject to extent of adde a part of adde a part of adde a part of a subject and a subject a subject and a subject and a subject a s	d any requires any incons any inc	red determined the Godividual, contractor.  upplies and tated thereined by the tenses between	perform all the	sented by the Corporation, services set
is negotiated contract is entered into pude.  is contract is entered into, by and between tracting Officer executing this contract, a corporated in the State of  e parties hereto agree that the Contractor th in the attached Schedule, or Task Order erights and obligations of the parties to use hereof, attached Schedule and General positions, and any specifications or other platting the General Provisions shall control. To Schedule shall control.	arsuant to statutory and the United States of and above named Con her shall furnish the facing, issued hereunder, this contract shall be Provisions. To the rovisions which are much to the extent of any	all be as assified authority and f America, h tractor who reinafter cal lities and d for the conse subject to extent of adde a part of adde a part of adde a part of a subject and a subject a subject and a subject and a subject a s	d any requires any incons any inc	red determined the Godividual, contractor.  upplies and tated thereined by the tenses between	perform all the	sented by the Corporation, services set
is negotiated contract is entered into pudde.  is contract is entered into, by and between ntracting Officer executing this contract, a corporated in the State of	arsuant to statutory and the United States of and above named Constant shall furnish the facines, issued hereunder, this contract shall be Provisions. To the provisions which are much the extent of any the Example.	all be as assified authority and f America, h tractor who reinafter cal lities and d for the conse subject to extent of eather a parto inconsistent	d any requires an I in lied the Contract all sideration s and govern any incons of the contracy between	red determined the Godividual, intractor.  upplies and tated thereined by the tenses the Schedule	perform all the ten the sand condition een the Schedule ce or otherwise, e and the General	gs have been sented by the Corporation, services set us on the re- e and General the Schedule dl Provisions,
is negotiated contract is entered into pude.  is contract is entered into, by and between nitracting Officer executing this contract, a corporated in the State of  e parties hereto agree that the Contractor th in the attached Schedule, or Task Order erights and obligations of the parties to use hereof, attached Schedule and General positions, and any specifications or other pd the General Provisions shall control.  Schedule shall control.  (Sections / e Contractor represents (a) that it is, soncern that (i) is not dominant in its fie	arsuant to statutory and the United States of and above named Con her shall furnish the facing, issued hereunder, this contract shall be provisions. To the rovisions which are more to the extent of any the facing of the extent of the exte	authority and famerica, he tractor who reinafter callities and d for the conse e subject to e extent of made a part o inconsistent with ire affi	d any requirements and like the Contract of th	red determined the Godividual, intractor.  upplies and tated thereined by the tender the Schedule this purpose plays fewer	perform all the common the second	gs have been sented by the Corporation, services set as on the re- and General the Schedule Provisions, ss concern is
is negotiated contract is entered into pure de.  is contract is entered into, by and between intracting Officer executing this contract, a corporated in the State of	arsuant to statutory and the United States of and above named Con., her shall furnish the facines, issued hereunder, this contract shall be Provisions. To the rovisions which are many to the extent of any is not, a small build of operation and, a Small business Administration.	all be as assified authority and f America, he tractor who reinafter cal lities and differ the consequence of the consequence o	d any requirement of the Contract of the contr	red determined the Godividual, intractor.  upplies and tated thereined by the tentes the Schedulth of the purpose ploys fewer	perform all the tens and condition the Schedule ce or otherwise, and the General than 500 employ	gs have been sented by the Corporation, services set us on the re- e and General the Schedule d Provisions, ss concern is ees, or (ii) is
is negotiated contract is entered into pure de.  is contract is entered into, by and between tracting Officer executing this contract, a corporated in the State of	arsuant to statutory and the United States of and above named Constant shall furnish the facing, issued hereunder, this contract shall be provisions which are more to the extent of any shall be small business and the stalled definition and the small business and the contract shall be small business and the small busines	all be as assified authority and famerica, he tractor who reinafter call lities and defor the consequence in the consequence of the consequence as a part of the consequence with its affinitistration.	d any requirement of the Contract of the Contr	red determined the Godividual, intractor.  upplies and tated thereined by the tenset by reference the Schedule this purpose ploys fewer le of Federal	perform all the tree and condition the Schedule cent the Schedule cent the General as a small busine than 500 employ Reg., Title 13, here a bear a be	gs have been sented by the Corporation, services set us on the re- e and General the Schedule d Provisions, ss concern is ees, or (ii) is Ch. II, Part
is negotiated contract is entered into pule.  is contract is entered into, by and between tracting Officer executing this contract, a corporated in the State of  e parties hereto agree that the Contractor than the attached Schedule, or Task Order to the inthe attached Schedule and General visions, and any specifications or other put the General Provisions shall control.  Schedule shall control.  (Sections of the Contractor represents (a) that it is, concern that (i) is not dominant in its fire tified as a small business concern by the contains the dand enied a Small Business Certificate by the contains the dand enied a Small Business Certificate by the state of the contains the dand enied a Small Business Certificate by the state of the contains the dand enied a Small Business Certificate by the state of the contains the dand enied a Small Business Certificate by the state of the contains the dand enied a Small Business Certificate by the state of the contains the dand enied a Small Business Certificate by the state of the contains the dand enied a Small Business Certificate by the state of the contains the dand enied a Small Business Certificate by the contains the dand enied a Small Business Certificate by the contains the dand enied a Small Business Certificate by the contains the dand enied a Small Business Certificate by the contains the dand enied as the contains the	arsuant to statutory and the United States of and above named Congress, issued hereunder, this contract shall be Provisions. To the rovisions which are more to the extent of any of F apply is not, a small build of operation and, the Small Business Admetailed definition and the Small Business Admetailed To will.	all be as assified  authority and famerica, he tractor who reinafter callities and defor the consideration as a subject to	d any requirements of the contract of the cont	red determined the Godividual, tractor.  upplies and tated thereined by the tendency between the Schedule this purpose ploys fewer the Godividual this purpose the	perform all the least of the sent the Schedule and the General as small busines than 500 employ legg. Title 13, has, has, has a regular dealer, ed in the United	services set  as on the re- e and General the Schedule d Provisions,  seconcern is ees, or (ii) is Ch. II, Part ot, previously it also rep- States or its
is negotiated contract is entered into pure de.  is contract is entered into, by and between tracting Officer executing this contract, a corporated in the State of  e parties hereto agree that the Contractor the inthe attached Schedule, or Task Order to the inthe attached Schedule and General visions, and any specifications or other put the General Provisions shall control.  Schedule shall control.  (Sections of the General Provisions shall control. To Schedule shall control. Sections of the General Provisions shall control. To Schedule shall business concern by the parties of the general Provisions of the parties of the General Provisions shall control. To Schedule shall control.  (Sections of the General Provisions shall control is provided as a small business control by the parties of the General Provisions of the general Provisions shall control. To Schedule shall business control to the parties of the General Provisions shall control. To Schedule shall business control the parties of the General Provisions shall control. To Schedule shall business control to the General Provisions shall control. To Schedule shall business control to the General Provisions shall control. To Schedule shall control. To Schedule shall control. To Schedule shall control to the General Provisions shall control. To Schedule shall control to the General Provisions shall control. To Schedule shall control to the General Provisions shall control. To Schedule shall control to the General Provisions shall control to the Gene	arsuant to statutory a  and the United States of and above named Con  shall furnish the facing, issued hereunder, this contract shall be provisions. To the rovisions which are made to the extent of any of F apply)  is not, a small build of operation and, so small Business Admetailed definition and the Small Business Admetailed publication and the	all be as assified  authority and famerica, he tractor who reinafter callities and defor the consideration as a subject to	d any requirements of the contract of the cont	red determined the Godividual, tractor.  upplies and tated thereined by the tendency between the Schedule this purpose ploys fewer the Godividual this purpose the	perform all the least of the sent the Schedule and the General as small busines than 500 employ legg. Title 13, has, has, has a regular dealer, ed in the United	sented by the Corporation, services set as on the re- e and General the Schedule d Provisions, ss concern is ees, or (ii) is Ch. II, Part ot, previously it also rep-
is negotiated contract is entered into pude.  is contract is entered into, by and between tracting Officer executing this contract, a corporated in the State of  e parties hereto agree that the Contractor than the attached Schedule, or Task Order to see hereof, attached Schedule and General existence, and any specifications or other put the General Provisions shall control.  Schedule shall control.  (Sections of the Schedule and General existence in the first shall control.  Schedule shall control.  (Sections of the section of the parties to see the shall control.  The contractor represents (a) that it is first in the shall control is shall control.  The contractor represents (a) that it is first in the shall shall business concern by the parties of the shall business Certificate by the shall business control is shall business to or other fees, set forth on the reverse here	arsuant to statutory and the United States of and above named Congress, issued hereunder, this contract shall be rovisions. To the rovisions which are more to the extent of any of F apply) is not, a small business Admetailed definition and the sm	authority and famerica, hattractor who reinafter callities and defor the consideration with its affinistration. I related produministratio will not be ducer; and,	d any requirements and govern any incons of the contract cy between cern. For elinates, em (See Concedures.), (on, and (c) manufacture further, ma	red determined the Godividual, intractor.  upplies and tated thereined by the tender the Schedule this purpose ploys fewer le of Federal b) that it is if offeror is ed or produce the sthe reproduces the reproduce the sthe reproduces the reproduces the state of the	perform all the action of the second of the	services set  ns on the re- e and General the Schedule Il Provisions,  ses concern is ees, or (ii) is Ch. II, Part ot, previously it also rep- states or its rding contin-
is negotiated contract is entered into pude.  is contract is entered into, by and between tracting Officer executing this contract, a corporated in the State of  e parties hereto agree that the Contractor that the attached Schedule, or Task Order e rights and obligations of the parties to se hereof, attached Schedule and General visions, and any specifications or other plane of the General Provisions shall control.  Schedule shall control.  (Sections of the Schedule and General visions, and any specifications or other plane of the General Provisions shall control.  Schedule shall control.  1 Sections of the Schedule and General visions, and any specifications or other plane of the General Provisions shall control.  1 Sections of the General Provisions Schedule and General visions, and any specifications or other that it is specificated as a small business concern by the deficiency of the Schedule and Schedule and Schedule and General visions, and any specifications or other plane of the General Provisions of the parties of the Schedule and General visions, and any specifications or other plane of the General Provisions of the parties to see the General Provisions of the parties of the General Provisions of the parties of the General Provisions of the parties to see the General Provisions of the parties of the Provisions of the Provisions of the Provisions of the Parties of the Provisions of the Provisions of the Parties of the Parties of the Provisions of the Parties of the Provisions of the Parties of the Parties of the Provisions of the Parties of the P	arsuant to statutory and the United States of and above named Con shall furnish the facines, issued hereunder, this contract shall be Provisions. To the rovisions which are more to the extent of any of a small business Admetailed definition and the Small Business Admetailed definition and t	all be as assifted authority and tractor who reinafter cal lities and d for the consecutive of the consecuti	d any requirements and povern any inconsof the contract between (See Concedures.), (on and (c) manufactur further, ma	red determined the Godividual, intractor.  upplies and stated thereined by the tender the Schedulthis purpose the Schedulthis purpose fe of Federal b) that it is if offeror is ed or produce the schedulthis purpose the Schedulthis purpose the schedulthis purpose the Federal b) that it is if offeror is ed or produce the schedulthis purpose th	perform all the least of the sent the Schedule and the General as small busines than 500 employ legg. Title 13, has, has, has a regular dealer, ed in the United	sented by the Corporation, services set and General the Schedule Provisions, sees, or (ii) is Ch. II, Part ot, previously it also represent the Stretze or its
is negotiated contract is entered into pude.  is contract is entered into, by and between tracting Officer executing this contract, a corporated in the State of  e parties hereto agree that the Contractor the inthe attached Schedule, or Task Order to see hereof, attached Schedule and General existence of the General Provisions shall control.  Schedule shall control.  (Sections of the Schedule shall control. is contractor represents (a) that it is, concern that (i) is not dominant in its fire tified as a small business concern by the defined a Small Business Certificate by the denied and enied a Small Business Certificate by the contains the denied and enied a Small Business Certificate by the denied and enied a Small Business Certificate by the denied and enied and enied and enied a Small Business Certificate by the contains the denied and enied eni	arsuant to statutory and the United States of and above named Congress, issued hereunder, this contract shall be rovisions. To the rovisions which are more to the extent of any of F apply) is not, a small business Admetailed definition and the sm	authority and famerica, he tractor who reinafter cal lities and defor the consideration with its affinistration. I related producer; and, ontract as of the name o	d any requirements and process for the contract and govern any incons of the contract between (See Concedures.), (on, and (c) manufactur further, mader all sign	red determined the Godividual, intractor.  upplies and tated thereined by the tender of the Schedule this purpose ploys fewer le of Federal b) that it is if offeror is ed or product the set of the s	perform all the actions and condition the Schedule action of the sent and the General actions, a small busine than 500 employ Reg., Title 13, has, has a regular dealer, ed in the United esentations regar	services set  ns on the re- e and General the Schedule d Provisions,  ses concern is ees, or (ii) is Ch. II, Part ot, previously it also rep States or its rding contin-
is negotiated contract is entered into pude.  is contract is entered into, by and between ntracting Officer executing this contract, a corporated in the State of  e parties hereto agree that the Contractor the inthe attached Schedule, or Task Order or rights and obligations of the parties to see hereof, attached Schedule and General ovisions, and any specifications or other public of the General Provisions shall control.  Schedule shall control.  (Sections of the Contractor represents (a) that it is, someon that (i) is not dominant in its fire tified as a small business concern by the difficulty of the public of the denied a Small Business Certificate by the ents that all supplies to be furnished here intories or possessions by a small business at or other fees, set forth on the reverse here.  WITNESS WHEREOF, the parties hereto is	arsuant to statutory and the United States of and above named Con shall furnish the facing, issued hereunder, this contract shall be Provisions. To the rovisions which are more to the extent of any of a small business Admetailed definition and the Small Business Admetailed definition and th	authority and famerica, he tractor who reinafter cal lities and defor the consideration with its affinistration. I related producer; and, ontract as of the name o	d any requirements and process for the contract and govern any incons of the contract between (See Concedures.), (on, and (c) manufactur further, mader all sign	red determined the Godividual, intractor.  upplies and stated thereined by the tender the Schedulthis purpose the Schedulthis purpose fe of Federal b) that it is if offeror is ed or produce the schedulthis purpose the Schedulthis purpose the schedulthis purpose the Federal b) that it is if offeror is ed or produce the schedulthis purpose th	perform all the actions and condition the Schedule action of the sent and the General actions, a small busine than 500 employ Reg., Title 13, has, has a regular dealer, ed in the United esentations regar	services set  ns on the re- e and General the Schedule d Provisions,  ses concern is ees, or (ii) is Ch. II, Part ot, previously it also rep States or its rding contin-
is negotiated contract is entered into pude.  is contract is entered into, by and between ntracting Officer executing this contract, a corporated in the State of  e parties hereto agree that the Contractor the inthe attached Schedule, or Task Order erights and obligations of the parties to use hereof, attached Schedule and General povisions, and any specifications or other pud the General Provisions shall control.  Schedule shall control.  (Sections / Sections / Sectio	arsuant to statutory and the United States of and above named Con shall furnish the facines, issued hereunder, this contract shall be Provisions. To the rovisions which are more to the extent of any of a small business Admetailed definition and the Small Business Admetailed definition and t	authority and famerica, he tractor who reinafter cal lities and defor the consideration with its affinistration. I related producer; and, ontract as of the name o	d any requirements and process for the contract and govern any incons of the contract between (See Concedures.), (on, and (c) manufactur further, mader all sign	red determined the Godividual, intractor.  upplies and tated thereined by the tender of the Schedule this purpose ploys fewer le of Federal b) that it is if offeror is ed or product the set of the s	perform all the actions and condition the Schedule action of the sent and the General actions, a small busine than 500 employ Reg., Title 13, has, has a regular dealer, ed in the United esentations regar	sented by the Corporation, services set as on the re- e and General the Schedule d Provisions, seconcern is ees, or (ii) is the II, Part tot, previously it also rep- States or its rding contin-
is negotiated contract is entered into pude.  is contract is entered into, by and between ntracting Officer executing this contract, a corporated in the State of  e parties hereto agree that the Contractor the inthe attached Schedule, or Task Order or rights and obligations of the parties to see hereof, attached Schedule and General ovisions, and any specifications or other public of the General Provisions shall control.  Schedule shall control.  (Sections of the Contractor represents (a) that it is, someon that (i) is not dominant in its fire tified as a small business concern by the difficulty of the public of the denied a Small Business Certificate by the ents that all supplies to be furnished here intories or possessions by a small business at or other fees, set forth on the reverse here.  WITNESS WHEREOF, the parties hereto is	arsuant to statutory and the United States of and above named Con shall furnish the facing, issued hereunder, this contract shall be Provisions. To the rovisions which are more to the extent of any of a small business Admetailed definition and the Small Business Admetailed definition and th	all be as assifted authority and famerica, he tractor who reinafter callities and defor the consideration assiness communication related proministration will not be ducer; and, antract as of the UNITE	d any requirements and process for the contract and govern any incons of the contract between (See Concedures.), (on, and (c) manufactur further, mader all sign	red determined the Godividual, intractor.  upplies and tated thereined by the tender of the Schedule this purpose ploys fewer le of Federal b) that it is if offeror is ed or product the set of the s	perform all the actions and condition the Schedule action of the sent and the General actions, a small busine than 500 employ Reg., Title 13, has, has a regular dealer, ed in the United esentations regar	services set  ns on the re- e and General the Schedule d Provisions,  ses concern is ees, or (ii) is Ch. II, Part ot, previously it also rep States or its rding contin-
is negotiated contract is entered into pude.  is contract is entered into, by and between tracting Officer executing this contract, a corporated in the State of  e parties hereto agree that the Contractor the inthe attached Schedule, or Task Order to the region of the parties to se hereof, attached Schedule and General existence, and any specifications or other place of the General Provisions shall control.  Schedule shall control.  (Sections of the Schedule and General existence of the first that it is, to contractor represents (a) that it is, to concern that (i) is not dominant in its first tified as a small business concern by the content of the denied a Small Business Certificate by the denied a Small Business Certificate by the denied a Small Business Certificate by the denied and small Business Certificate by the denied and small Business Certificate by the denied and small business to or other fees, set forth on the reverse he witness WHEREOF, the parties hereto by SIGNATU	arsuant to statutory and the United States of and above named Con shall furnish the facing, issued hereunder, this contract shall be Provisions. To the rovisions which are more to the extent of any of a small business Admetailed definition and the Small Business Admetailed definition and th	authority and famerica, he tractor who reinafter cal lities and defor the consideration with its affinistration. I related producer; and, ontract as of the name o	d any requirements and process for the contract and govern any incons of the contract between (See Concedures.), (on, and (c) manufactur further, mader all sign	red determined the Godividual, intractor.  upplies and tated thereined by the tender of the Schedule this purpose ploys fewer le of Federal b) that it is if offeror is ed or product the set of the s	perform all the ment and condition cen the Schedule cen or otherwise, and the General than 500 employ Reg., Title 13, has, has can regular dealer, ed in the United esentations regar November	sented by the Corporation, services set as on the re- e and General, the Schedule of Provisions, sees, or (ii) is Ch. II, Part or, previously it also rep- States or its reding contin-
is negotiated contract is entered into pute.  s contract is entered into, by and between tracting Officer executing this contract, a corporated in the State of	arsuant to statutory and the United States of and above named Con shall furnish the facing, issued hereunder, this contract shall be Provisions. To the rovisions which are more to the extent of any of peration and the Small Business Admetailed definition and the Small Business Admetailed de	authority and famerica, he tractor who reinafter callities and defor the consideration and the authority and the consistence of	d any requirereinafter en is an Interection is an Interection is and govern any inconstitute of the contraction is and govern any inconstitute of the contraction is and (See Concedures.), (on, and (c) manufacture further, material is a light of the contraction is and interection is and interection is and interection is a light of the contraction is a light of the	red determined the Godividual, intractor.  upplies and stated thereined by the tendent by reference the Schedule this purpose fe of Federal b) that it if offeror is ed or produce the schedule this purpose fe of Federal b) that it if offeror is fofferor is fofferor is fofferor is fofferor is fofferor is fofferor is for the schedule this purpose fe of Federal b) that it is fofferor is foff	perform all the actions and condition the Schedule action of the sent and the General actions, a small busine than 500 employ Reg., Title 13, has, has a regular dealer, ed in the United esentations regar	sented by the Corporation, services set as on the re- e and General, the Schedule of Provisions, sees, or (ii) is Ch. II, Part or, previously it also rep- States or its reding contin-
is negotiated contract is entered into pule.  Is contract is entered into, by and between tracting Officer executing this contract, a corporated in the State of  Exparties hereto agree that the Contractor than the attached Schedule, or Task Order to the inthe attached Schedule and General visions, and any specifications or other put the General Provisions shall control.  Schedule shall control.  Contractor represents (a) that it is, concern that (i) is not dominant in its fire tified as a small business concern by the parties do a small Business Certificate by the pents that all supplies to be furnished here itories or possessions by a small business to or other fees, set forth on the reverse he witness WHEREOF, the parties hereto by SIGNATU	arsuant to statutory and the United States of and above named Con shall furnish the facing, issued hereunder, this contract shall be Provisions. To the rovisions which are more to the extent of any of peration and the Small Business Admetailed definition and the Small Business Admetailed de	authority and famerica, he tractor who reinafter callities and defor the consideration and the authority and the consistence of	d any requirereinafter en is an Interection is an Interection is and govern any inconstitute of the contraction is and govern any inconstitute of the contraction is and (See Concedures.), (on, and (c) manufacture further, material is a light of the contraction is and interection is and interection is and interection is a light of the contraction is a light of the	red determined the Godividual, intractor.  upplies and stated thereined by the tendent by reference the Schedule this purpose fe of Federal b) that it if offeror is ed or produce the schedule this purpose fe of Federal b) that it if offeror is fofferor is fofferor is fofferor is fofferor is fofferor is fofferor is for the schedule this purpose fe of Federal b) that it is fofferor is foff	perform all the ment and condition cen the Schedule cen or otherwise, and the General than 500 employ Reg., Title 13, has, has can regular dealer, ed in the United esentations regar November	sented by the Corporation, services set as on the re- e and General, the Schedule of Provisions, sees, or (ii) is Ch. II, Part or, previously it also rep- States or its reding contin-

# NOTICE

This material contains information affecting the National Defense of the United States within the meaning of the Espionage Laws, Title 18, U.S.C. Secs. 793 and 794, the transmission or revelation of which in any manner to an unauthorized person is prohibited by law.

CONFIDENTIAL

GROUP I Excluded From Automatic Downgrading And

(SCHEDULE)

CONTRACT/TASK ORDER NO.

PAGE 1 OF 3 PAGES

25X1A

# ARTICLE I. SCOPE OF WORK:

The Contractor shall furnish, on a quick reaction basis, services, materials, parts, etc., as may be required by the Government hereunder. The general nature of this work will include repairs and modifications to existing equipment and engineering services. The services and materials to be furnished by the Contractor shall be set forth in Work Orders as may be issued hereunder and signed by the Contracting Officer or his duly authorized representative. Work Orders to be issued hereunder shall be limited to those requirements of the Government which are: (1) required to be furnished within a reasonable short period of time; and (2) of important but limited scope.

The Work Order will be in format as per attachment which is incorporated herein and made a part hereof.

The services and materials to be furnished will, in general, be under the technical direction of the Technical Representative of the Contracting Officer. It is anticipated that services and materials of the type contemplated under this Task Order shall be required, from time to time, on an urgent basis. In such event, the Contractor shall proceed upon the verbal advance authorization of the Contracting Officer or his duly authorized Technical Representative(s). Upon receipt of such verbal advance authorization, the Contractor shall submit (unless previously submitted) a brief technical proposal describing the services and/or materials to be furnished and a breakdown of the costs estimated therefor. After negotiations have been conducted, the verbal authorization granted shall be promptly confirmed in writing by the Contracting Officer by the issuance of a Work Order. An authorization granted by the technical representative of the Contracting Officer or the Work Order per se shall not, however, alter the basic terms of, increase the scope of, or obligate additional funds to this Task Order as any such amendments are to be made by the Contracting Officer and the Contractor by a bilaterally executed Supplemental Agreement to this Task Order.

## ARTICLE II. WORK ORDERS:

Work Orders, as may be issued hereunder to the Contractor, shall be consecutively numbered, dated and signed by the Contracting Officer and shall contain the following, among other provisions: (1) a reference to the Task Order; (2) technical instructions for performance of the work authorized, description of the services and/or materials to be furnished in reasonable detail, including, wherever appropriate, a reference to applicable plans and specifications; (3) an estimate of the cost; (4) packing, packaging, and marking requirements, if any; (5) inspection, delivery and acceptance requirements as applicable; and (6) the property, if any, to be furnished by the Government and the date such property is to be delivered to the Contractor.

NAME OF CONTRACTOR

25X1A

## NOTICE

100

This material contains information affecting the National Defense of the United States within the meaning of the Espionage Laws, Title 18, U.S.C. Secs. 793 and 794, the transmission or revelation of which in any manner to an unauthorized person is prohibited by law.

CONFIDENTIAL

GROUP 1
EXCLUDED FROM AUTOMATIC DOWNGRADING AND DECLASSIFICATION

(12-41)

FORM 1412a

CONFIDENTIAL

(SCHEDULE)

CONTRACT/TASK ORDER NO.

PAGE 2 OF 3 PAGES

25X1A

# ARTICLE III. PERIOD OF PERFORMANCE:

Under this Task Order, the Contractor shall furnish services and materials as may be required and set forth in Work Orders issued hereunder during the period 21 November 1966 through 30 June 1967.

25X1A 25X1A

# ARTICLE IV. FUNDS ALLOCATED:

has been allocated for the performance of work as may be called for by the Government hereunder and the Contractor shall not be obligated to incur, nor shall the Government be obligated to pay the Contractor, any amount or amounts in excess thereof, unless and until the Contracting Officer shall have notified the Contractor in writing that the total funds allocated have been increased. Such notification shall be in the form of a Supplemental Agreement to this Task Order.

# ARTICLE V. COMPENSATION:

Contractor shall be compensated as follows pursuant to Article 5, Section F, Time and Material Provisions, of the Basic Contract for services and materials furnished under each Work Order issued:



25X1A

## (b) Materials:

Any materials furnished by the Contractor at the request of the Technical Representative of the Contracting Officer shall be at net cost to the Contractor plus a handling charge of fourteen percent (14%).

## ARTICLE VI. SECURITY REQUIREMENTS:

The association of the Sponsor with the work being performed hereunder is classified CONFIDENTIAL. This classified information shall be divulged only on a need-to-know basis and then only to those who have been authorized in writing by this Government component to have access to classified information. Correspondence originated by the Contractor and/or data to be submitted, the contents of which contain classified information or refer to the

NAME OF CONTRACTOR

25X1A

## NOTICE

This material contains information affecting the National Defense of the United States within the meaning of the Espionage Laws, Title 18, U.S.C. Secs. 793 and 794, the transmission or revelation of which in any manner to an unauthorized person is prohibited by law.

CONFIDENTIAL

GROUP 1 EXCLUDED FROM AUTOMATIC DOWNGRADING AND DECLASSIFICATION

(12-41)

FORM 1412a

Release 2002/01/02 : CIA∦RDP78B04**Z** A002300040025-6 Approved F

CONFIDENT

(SCHEDULE)

CONTRACT/TASK ORDER NO.

PAGE 3 3 PAGES

25X1A

name and/or address of the Contracting Officer, shall be stamped by you with the classification of CONFIDENTIAL.

In the event any item or work to be performed hereunder is intrinsically security classified it will be so stated along with any special instructions for handling in the applicable Work Order.

OF CONTRACTOR

25X1A

# NOTICE

This material contains information affecting the National Defense of the United States within the meaning of the Espionage Laws, Title 18, U.S.C. Secs. 793 and 794, the transmission or revelation of which in any manner to an unauthorized person is prohibited by law.

rom 1412a

- CONFIDENTIAL

(12-41)